IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE; NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION,	 No. 2:12-md-02323 – AB MDL NO. 2323 SHORT FORM COMPLAINT IN RE: NATIONAL FOOTBALL LEAGUE 		
Second Amended Master Administrative Long- Form Complaint Against Riddell Defendants and			
(if applicable)	\$ PLAYERS' CONCUSSION \$ INJURY LITIGATION		
KEITH WOODSIDE, et al. v. National Football League [et al.], No. 2:12-CV-06671-AB	§ JURY TRIAL DEMANDED §		
SHORT FORM COMPLAINT AGAINST	RIDDELL DEFENDANTS		
1. Plaintiff(s) <u>KEITH WOODSIDE</u> (and	d, if applicable (Plaintiff's Spouse)		
bring(s) this civil action as a related action i	n the matter entitled IN RE: NATIONAL		
FOOTBALL LEAGUE PLAYERS' CONCUSSION IN	JURY LITIGATION, MDL No. 2323.		
2. Plaintiff(s) are filing this Short Form C	omplaint against Riddell Defendants as		
required by this Court's Case Management Order ECF N	To. 7709, filed May 18, 2017.		
3. Plaintiff (and, if applicable, Plaintiff's Spo	ouse) continue to maintain claims against		
Riddell Defendants after a Class Action Settlement was e	entered into between the NFL Defendants		
and certain Plaintiffs.			
4. Plaintiff (and, if applicable, Plaintiff's	Spouse) incorporate by reference the		
allegations (as designated below) of the Second Amer	nded Master Administrative Long-Form		
Complaint Against Riddell Defendants, as is fully set fort	th at length in this Short Form Complaint.		
However, Plaintiff denies that there is federal subject ma	atter jurisdiction over this action.		
5. Plaintiff is filing this case in a repres	sentative capacity as theof		
having been duly appointed as the	by the Court of		

6.	Plainti	ff, <u>KEITH WOODSIDE</u> is a resident and citizen of <u>TEXAS</u> and claims		
damages as se	t forth b	pelow.		
7.	Plainti	ff's Spouse,, is a resident and citizen of Washington, and claims		
damages as a	result of	Floss of consortium proximately caused by the harm suffered by her Plaintiff		
husband.				
8.	Upon	information and belief, the Plaintiff sustained repetitive, traumatic		
subconcussive	e and/o	r concussive head impacts during NFL games and/or practices. Upon		
information a	and bel	lief, Plaintiff suffers from symptoms of brain injury caused by the		
repetitive,trau	matic si	ub-concussive and/or concussive head impacts the Plaintiff sustained during		
NFL games a	nd/or p	ractices. Upon information and belief, the Plaintiff's symptoms arise from		
injuries that a	re latent	and have developed and continue to develop over time.		
9.	The or	riginal complaint by Plaintiffs in this matter was filed in the United States		
District Court	or the I	Eastern District of Pennsylvania on April 15, 2013. If the case is remanded,		
it should be re	emanded	d to the United States District Court or the Eastern District of Pennsylvania.		
10.	Plainti	Plaintiffs claim damages as a result of [check all that apply]:		
	\boxtimes	Injury to Herself/Himself		
		Injury to the Person Represented		
		Wrongful Death		
		Survivorship Action		
	\boxtimes	Economic Loss		
	\boxtimes	Loss of Services		
		Loss of Consortium		

11	l.	Plaintiff (and Plaintiff's Spouse) bring this case against the following Defendants				
in this action [check all that apply]:						
		\boxtimes	Riddell, Inc.			
		\boxtimes	Riddell Sports Group, Inc.			
		\boxtimes	All American Sports Corp.			
		\boxtimes	BRG Sports, Inc., f/k/a Easton-Bell Sports, Inc.			
		\boxtimes	BRG Sports, LLC f/k/a Easton Bell Sports, LLC			
		\boxtimes	EB Sports Corp.			
		\boxtimes	BRG Sports Holdings Corp., f/k/a RBG Holdings Corp.			
12	2.	The P	laintiff wore one or more helmets designed and/or manufactured by the			
Riddell D	efen	dants d	uring one or more years Plaintiff played in the NFL and/or AFL.			
13	3.	Plaintiff played in ⊠ the National Football League ("NFL") and/or in □ the				
American Football League ("AFL") during the following period of time 1988 - 1991 for the						
following	tean	ns:				
GREEN BAY PACKERS						
14	1.	Plainti	ff retired from playing professional football after the 1991 season.			
	CAUSES OF ACTION					
15	5.	Plainti	ff(s) herein adopt by reference the following Counts of the Second Amended			
Master A	dmin	istrativ	e Long-Form Complaint, along with the factual allegations incorporated by			
reference in those Counts [check all that apply]:						
		\boxtimes	Count I (Negligence)			

Count II (Negligent Marketing)

Ш	Count III (Negligent Misrepresentation)
	Count IV (Fraud)
\boxtimes	Count V (Strict Liability/Design Defect)
\boxtimes	Count VI (Failure to Warn)
	Count VII (Breach of Implied Warranty)
	Count VIII (Civil Conspiracy)
	Count IX (Fraudulent Concealment)
	Count X (Wrongful Death)
	Count XI (Survival Action)
	Count XII (Loss of Consortium)
\boxtimes	Count XIII (Punitive Damages under All Claims)
	Count XIV (Declaratory Relief: Punitive Damages)

PRAYER FOR RELIEF

WHEREFORE, Plaintiff (and, if applicable Plaintiff's Spouse) pray for judgment as follows:

- A. An award of compensatory damages, the amount of which will be determined at trial;
- B. An award of economic damages in the form of medical expenses, out of pocket expenses, lost earnings and other economic damages in an amount to be determined at trial;
- C. For punitive and exemplary damages as applicable;
- D. For all applicable statutory damages of the state whose laws will govern this action;
- E. For loss of consortium as applicable;

- F. For declaratory relief as applicable;
- G. For an award of attorneys' fees and costs;
- H. An award of prejudgment interest and costs of suit; and
- I. An award of such other and further relief as the Court deems just and proper.

JURY TRIAL DEMAND

Pursuant to Federal Rule of Civil Procedure 38, Plaintiffs hereby demand a trial by jury on all issues so triable.

Date: 12/04/17 Respectfully Submitted,

Mickey Washington

Texas State Bar No.: 24039233

WASHINGTON & ASSOCIATES, PLLC

2019 Wichita Street Houston, Texas 77004

Telephone: (713) 225-1838 Facsimile: (713) 225-1866

Email: mw@mickeywashington.com

James Carlos Canady

Texas State Bar No.: 24034357 THE CANADY LAW FIRM 5020 Montrose Blvd., Suite 701

Houston, TX 77006

Telephone: (832) 977-9136 Facsimile: (832) 714-0314

Email: ccanady@canadylawfirm.com

/s/ Lance H. Lubel

Lance H. Lubel

Texas State Bar No.: 12651125

Adam Voyles

Texas State Bar No.: 24003121

Justin R. Goodman

Texas State Bar No.: 24036660

LUBEL VOYLES LLP 675 Bering Dr., Suite 850

Houston, TX 77057

Telephone: (713) 284-5200 Facsimile: (713) 284-5250 Email: lance@lubelvoyles.com

adam@lubelvoyles.com

igoodman@lubelvoyles.com